The Joint Investigating Committee have presented the sixth chapter in the Chronicles of Fraud, relating to the purchase of the State's interest in the Greenville and Columbia Railroad and measures of legislation in connection there with, procured by bribery and corruption. It will explain the flight of Kimpton, who is wanted more than ever since these revelations were made public:

In the progress of their report the committee have had occasion here and there to refer to the facts connected with the career of John J. Patterson, now United States Senator for South Carolina. This it was impossible to avoid, and at the same time make a fair and truthful report of the transactions to which we have referred. In this, and several reports to follow, it will be necessary to refer more particularly to him and the feared party follow, it will be necessary to refer more particularly to him and the frauds per-petrated by him than we have done here-

Since the day of the coming of this man to South Carolina there has been perpetrated upon the people of the State a series of frauds, great and small, many of which we have already made the subject of comment, and all of which mark out together at are challed in or on pair out together an era challenging comparison for its infamy with any period in the history of modern times. In each case the familiar foot-prints of this n.an are to be seen and measured, and most to be found in the forefront of the mottled army of plundare as the record army of plunderers as "the years of good stealing in South Caronna" have come and gone. Your committee propose to refer to several of the latter class, mostly to be singled out and held up to view for their exceptional enormity and the bold and brazen effrontery with which they were perpetrated.

It will be remembered that the first notworthy schievement of Patterson

were perpetrated.

It will be remembered that the first noteworthy achievement of Patterson was a contract for the completion of the Blue Ridge Railroad, which was annulled by the payment to him of \$80,000, every cent of which came from the public treasury. Upon his portion of this fund he organized a ring, composed of public officials, the object of which was to obtain possession of the Greenville and Columbia Railroad Company. In this ring were included John J. Patterson, George W. Waterman, representing the interests of Governor Scott, Niles G. Parker, Treasurer, Reuben Tomlinson, State Auditor, John L. Neagle, Comptroller General, F. L. Cardozo, Secretary of State, C. P. Leslie, Land Commissioner, H. H. Kimpton, Financial Agent, Joseph Grews, Cheirman Committee on Roads, and Representative Timothy Hurley.

At that time the State owned large amounts of stock in various railread companies in the State, which had been acquired in consideration of public bounties conferred upon the corporations, and also other property of various descriptions which for the moment was not productive of income.

The most direct method of securing the controlli z interests was to procure legislation to authorize the sale of the stock held by the State in the Greenville and Columbia Railroad Company, and to this end the act was passed creating the "Sinking Fund Commission," composed of Governor Scott, Atterney General Chamberlain, Comptoller Neagle, the chairman of the Committee on Figures in the Senate, and authorizing them to sell, all unproductive property belonging to the State.

Oatensibly, the purpose of this act was to dispose of the damaged graphic and the state.

Ostensibly, the purpose of this act was to dispose of the damaged granits and marble and other material lying around the State House granuds. The real purpose was consummated by the sale of 21,698 shares of stock in the Greenville and Columbia Railroad Company, which cost the State 220 per share accuration. 21,698 shares of stock in the Greenville and Columbia Rallroad Company, which cost the State \$20 per share, aggregating \$459,5900. At \$2.75 per share, aggregating \$59,669.60. This was followed, of course, by a sacrifice of the interest of

See company in the global part of the content of th

have gotten together, of their own honest means or credit, enough money to pay for a single share, at \$20,000, much less for the whole \$250,000 they bought and held. They had recourse therefore to the Financial Agent; and from the testimony herewith submitted, it appears they did not have recourse to him in vain. He had on hand many millions of bonds of the State of South Carolina for ...; or hypothecation, and although the proceeds of such bonds were applicable only to the purposes of the State, yet the accounts of the Financial Agent show 'nat they were diverted for whatever purposes the Financial Board chose to direct, and nothing was more likely, or more natural than that the board should divide enough of the proceeds of the bonds to enough of the proceeds of the bonds to be used for consummating the scheme in

In connection with this testimony of Parker, and of the testimony of Neagle bearing on the same matter, the commit-tee submit the following drafts, found in the treasury in an envelope endorsed "State drafts, sundry papers, dated various months, 1870:"

25,000.

Pay to the order of C. P. Leslie five thousand dollars, value received, and charge same to account of

NILES G. PARKER,

Transparer State S. C.

Treasurer State S. C.
To H. H. Kimpron, Esq., Financial
Agt. St. S. C., No. 9 Nassau st., N. Y.
Endorsement of above—
N. G. Parker, Tr., draft \$5,000, January 19, 270

COLUMBIA, S. C., Jan. 19, 1870.

Pay to the order of Reuben Tominson, four thousand dollars, value received,

and charge the same to account of
NILES G. PARKER,
Treasurer State of S. C.

Treasurer State of S. C.
To H. H. Kimpton, Esq., New York.
Endorsement of above—
N. G. Parker, Tr., draft \$4,000, January 19, '70.

Pay to the order of Henry Clews & Co.
CHAS. H. TAYLOR. H. D. CLEWS & Co.

H. D. ULEWS & Co.

How the real appropriation of so much
money was to be covered up is explained
by Parker. "It was understood by
Kimpton and the Financial Board, that Kimpton and the Financial Board, that the amount of these expenditures and many others, should be realized from State bonds, and covered by the difference between the actual amounts for which the bonds were sold by Kimpton, and the amount which he should report that he bad sold for." And the evidence of Parker is sustained to this extent by Kimpton's report of what he sold the bonds for—that there is no itemization of the sales, through which this, or any other fraud might be detected; but the sales of over \$\$,000,000 of bonds are dispatched in four particulars, and for minetenths of this enormous amount there is no mention even of the rates of sales.

enough of the proceeds of the bonds to be used for consummating the scheme in question.

The Financial Board was composed of Governor Scott, Treasurer Parker and Attorney General Chamberlain, and the Financial Agent was Kimpton—sll of whom, as we have already mentioned, were members of the ring. The result is shown—the testimony of Parker himself, herewith submitted, by which it appears that Kimpton paid out of the proceeds of the sale of State bonds the money for a share and a half for Nesgle, Comptroller General, who had the general supervision of the bonded debt of the State; one share for Crews, who was Chairman of the Committee on Railroads in the House; one-quarter share for Cardozo, Secretary of State, who had the sealing of all the bonds; two and a half shares for Materman, for Governor Scott; one-half share for Attorney General Chamberlain; and two shares for Kimpton himself, and one share for Leslie, Land Commissioner. Each share, including an account of \$4,000 immediately payable, being \$24,000. This was for J. L. Neagle, Comptroller General. It is also paid for one share of like value for Joseph Crews, member of the Legislature. He was chairman, I think, of the Commissioner. Each share, including an account of \$4,000 immediately payable, being \$20,000.—for F. L. Cardozo. This Kimpton subsequently took for himself, as hedd for Crews'. He also paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid for two or two and a half share paid JOINT INVESTIGATING COMMITTEE. COLUMBIA, S. C., Jan. 11, 1878.

Niles G. Parker, on oath deposes as follows: I know that Kimpton used the proceeds of bonds belonging to the State to secure the passage of other bills which he was interested in, to wit: the Sterling loan bill, the bill to authorize the Finnesial Agent to had been found to the contraction. lature. He was chairman, I think, of the Committee on Railroads in the House of Representatives. He also paid for one quarter share—being \$6,000—for F. L. Cardozo. This Kimpton subsequently took for himself, as hedid for Crews'. He also paid for two or two and a half shares for George W. Waterman, for Governor Scott, of like value. He paid for two shares of like value for himself, and, so far as I know and believe, he paid for one-half share for D. H. Chamberlain of the value of \$12,000. I paid berlain of the value of \$12,000. I paid for one share myself. It was understood by Kimpton and the Financial Board that the amount of these expenditures and many others should be realized from State bonds and covered by the difference between the actual amounts for which the bonds were sold by Kimpton and the amount which he should report that he had sold them for.

C. P. Leslie had a share paid for in the same manner; afterwards he sold

A. G. Parker, 1r., draft \$5,000, January 19, 70.
C. P. Leslie and a snare paid for in the same manner; afterwards he sold the share to Kimpton for \$25,000 cash. Kimpton also advanced money out of the proceeds of State bonds to assist the Greenville and Columbia Railroad; but this held accord moving parkers. Greenville and Columbia Railroad; but I think he held second mortgage bonds as collateral security for all the advances he made for or to the road. He also advanced the Blue Ridge Railroad Company about \$200,000 out of the proceeds of the State bonds; these advances were made by the written advice and consent of the Financial Board. \$600,000 of the bonds of said company were placed in his hands as collateral; but he always reported that he could not pledge them for money, and that he never raised any money on them, nor did we ever know that he had pledged them until after the passage of the Blue Ridge scrip bill; then, when it became necessary that we should have them to turn into the treasury, Kimpton reported that they were pledged.

NILES G. PARKER.

many others, should be realized from the bonds were sold by Kimpton, and the amount which he should report that he had sold for." And the evidence of Parker is sustained to this extent by Kimpton's report of what he sold the bonds for—that there is no itemizetion of the sales, through which this, or any other fraud might be detected; but the sales of over \$8,000,000 of bonds are dispatched in four particulars, and for ninetenths of this enormous amount there is no mention even of the rates of sales, patched in four particulars, and for ninetenths of this enormous amount there is no mention even of the rates of sales, patched in four particulars, and for ninetenths of this enormous amount there is no day, and \$2,214,500 on another. The Financial Board brought the author of the General Assembly with the State's money—and they settled with him on the basis of this report, as they themselves confess, without making an examination of it.

JOINT INVESTIGATING COMMITTEE, COLUMEIA, S. C., Oct. 11, 1877.

ROOMS INVESTIGATING COMMITTEE, COLUMEIA, S. C., Oct. 11, 1877.

Personally appeared F. J. Moses, who had the streets, that the amount which he should report that he had sold for." And the evidence of Representatives during which W. J. Whimpton's report of what he sold the bonds for—that there is no itemizetion of the Greenville of the sales of over \$3,000,000 for bonds are of the form interest at 55. There has been a great panic in them. The State loans are openly talked upon the streets, that I am carrying money for the State officers in railroads, and that the Governor and Treasurer tried to raise a million and a balf while in the city. The whole mate the Committee of the form in the Countine of the Financial Room, 300,000 to the form and all is an invented to the sales of over \$3,000,000 to the form and all the countine of the House. ROOMS INVESTIGATING COMMITTEE.

Company for my services on that bill. SAMUEL J. LEE.

ROOMS INVESTIGATING COMMITTEE, COLUMBIA, March 11, 1878.

John B. Hubbard, being duly sworn, deposes and says: I reside in this city. I have resided here since 1866. I was Chief Constable of the State during Gov. Scott's administration. In the latter part of January or early part of February, 1870, John J. Patterson came to my room over Dial's store in this city, at 3 o'clock in the morning, and called me up and told me that Charles Taylor, who up and told me that Charles Taylor, who was Treasurer and Secretary of the Greenville Railroad, had run away on the Charleston train, at 7 o'clock on the night before, with all the books, papers and funds of the company, and a large amount of other money besides. He wanted me to go after Taylor, and capture him and the property he had taken with him. I took the early train the same morning to Kingsville and there with him. I took the early train the same morning to Kingsville, and thero took the train to Wilmington. I went as far as Florence, where I found Taylor coming out of the dining room at the hotel. I at once arrested him on a warrant issued by a Trial Justice at Florence on Patterson's affidavit. I took him to Charleston, where he went to the First National Bank, and telegraphed to Henry Clews & Co., in New York, for \$25,000. About 4 o'clock the same afternoon, he came to me at the Mills House, and handed me a package containing \$25,000, saying "There it is. I will go back with you to Columbia, and stay there until all the books, papers and money belonging to the Greenville Railroad are turned over." We came up to this city that night. Patterson accumpanied me all the way from Columbia to Florence and Charleston, and back again to this city. I turned over the \$25,000 to Patterson in my room at the Mills House, Charleston, and he gave me one-half of it, that is, \$12,500 for my services, as he promised and he gave me one-half of it, that is, \$12,500 for my services, as he promised to do before we started. Taylor finally turned over everything he had carried away, as I understood. I subsequently became a stockholder in the Greenville Beilred Lineared 5000 6000 for the Railroad. I invested \$5,000 of my \$12,-500 in one quarter of a share of stock. I never learned of Patterson accounting for the \$12,500 he received. I am satisfied he kept it for his own use.

JNO. B. HUBBARD.

OFFICE H. H. KIMPTON, BROKER, No. 9 Nassau Street, NEW YORK, January 18, 1871. MY DEAR PARKER: Your letters have MY DEAR PARKER: Your letters have been received. Be assured that I am counselling for the best interests of all concerned. The bonds have sold to-day on the street at 55. There has been a great panic in them. The State loans are openly talked upon the streets, that I am carrying money for the State officers in railroads, and that the Governor and

the "papers" preparing, and some others which will be very advantageous, but it would ruin us to use them now. Please

have no time to write another H. H. KIMPTON. EXHIBIT M.]
J. R. C. }
OFFICE H. H. KIMPTON, BROKER,

show this letter to Chamberlain, as I

OFFICE H. H. KIMPTON, BROKER,
No. 9 Nassau Street,
NEW YORK, January 9, 1871.
FRIEND PARKER: The bonds have fallen to sixty in consequence of reports in regard to large loans in this market.
The Governor signed the bonds, (\$1,000 each) and I am seiling, as rapidly as possible, preparatory to our railroad interests, and shall push matters as rapidly as the uffirket will take them, and then come down at once. I am working here

J. R. C. NEW YORK, July 6, 1871.

FRIEND PARKER: I find great difficulty to use the 7 per cent. bonds. It is almost impossible to use them at all. The 500 conversions should be sent at once. Have you received the coupons mentioned in your letter? They were sent by express. I paid 3450 on the 300 bonds. If sealed strongly there is no need of market value on them. I received the 91 Greenville and Columbia bonds of \$500 each. I thought there bonds of \$500 each. I thought there were eight more bonds. I hope to visit Columbia last of next week. Our railroad matters are in a very unsatisfactory condition. It is going to be a very hard thing to manage successfully. We have got to come down to business. Have no January coupons on second mortgage paid at present. We can't stand it. Have the conversions sent to me if you continue to make drafts. I have telegram just received of \$20,000 currency and \$5,000 gold. If you have to make more drafts you must send the conversions, as the 7 per cent. are making me trouble. The prompt payment of bonds and interest has had a favorable effect here. I have had a very hard time, and am about tired out. Truly yours,
(Signed) H. H. KIMPTON.

(Signed) H. H. KIMPTON.
All of which is respectfully submitted.
JOHN R. COCHRAN, Chairman. HENRY A. MEETZE, On part of Senate. S. DIBBLE, GERHARD MULLER, J. G. BLUE, on part of House.

DRTUTT'S

What others say about Tutt's Expectorant. Had Asthma Thirty Years.

BALTIMONE, February 3, 1875.

"I have had Asthma thirty years, and "ever found a medicine that had such a happy effect."

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"Tutt's Expectorant is a familiar name in my house.
My wife thinks it the best medicine in the world, and the children say it is 'nieer than molasses candy.'" NOAH WOODWARD, 101 N. Poydras St.

Six, and all Croupy." "I am the mother of six children; all of them have been croupy. Without Tutt's Expectorant, I don't think they could have survived some of the attacks. It is a mother's blessing."

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They are superior to any medicine for biliary disorders ever made."

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F. R. WILSON, Georgetown, Texas.

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W. W. MANN, Editor Mobile Register.

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Anti-friction Plates and Balls for Cotton Press, \$10 and \$12 per set.

Would respectfully call attention to ten new patterns of Patent Iron Railings; can be run any length without posts. Also ten new patterns of Bannisters, got up expressly by J. Alexander for the Fair. I have a great many different patterns at my shop of old style; will be pleased to show any one around who may call.

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Thanking you for past favors, I remain, yours respectfully,

G. V. Degraaf. PENDLETON FACTORY, S. C., Jan. 9, '78.

Mr. D. D. Cohen, Charleston—Dear Sir: I used 200 lbs. of your Poudrette on one acre of cotton land last Spring, which suffered very much from the severest hiall-storm that I ever witnessed; yet with all of this I am pleased to state that the result was more than satisfactory, having made 900 lbs. of seed cotton on land that would not, without the aid of fertilizers, make more than 500 lbs. per acre.

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Feb 7, 1878

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WM. SUMMER,

Pomaria, S. C.

March 7, 1878

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STATE OF SOUTH CAROLINA, COUNTY OF ANDERSON.
COURT OF COMMON PLEAS.

John C. Whitefield, Administrator of C. L. Gaillard, deceased, Plaintiff, against 'Aletha L. Gaillard, L. L. Gaillard, and others, Defendants.—Complaint to Sell Real Estate in aid of Assets, Injunction, Relief, &c. BY virtue of an order from the Court aforesaid, to me directed, all persons having claims against Charles L. Gaillard, deceased, are hereby notified and required to establish their several and respective demands before the undersigned, at his office, on or before the 6th day of June next, or be barred all benefits under any decree made in this action.

Ayer's Cherry Pectoral



performs rapid cures of the milder va-ricties of bronchial disorder, as well as the more formidable diseases of the

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As a safeguard to children, amid the distressing diseases which beset the Throat and Chest of Childhood, it is invaluable; for, by its timely use, multitudes are rescued and restored to health.

t never will.

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COURT OF COMMON PLEAS. Lauchheimer, Mann & Co., Plaintiffs, vs. Michael Lesser, Martha Lesser and other; Defendants.—Completat to set, axide Judyment, de.

THE Creditors of Michael Lessor are hereby notified to establish their respective claims before me on on before the 5th day of April next, and signify their willingness to come in and contribute to the expenses of said suit, and seek relief under this complaint.

his complaint,

Ty order of Court.

JOHN W. DANTELS, c, c, F.

Clerk's Office, March 14, 1978.

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THE STATE OF SOUTH CAGRLINA.